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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/073,803	02/11/2002	Henri E. Rosen	Rosen 37 4375		
75	90 10/03/2003		EXAMINER		
Jacobs Patent Office P.O. Box 390438			STASHICK, ANTHONY D		
Cambridge, MA 02139			ART UNIT	PAPER NUMBER	
0 /			3728		

DATE MAILED: 10/03/2003

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Please find below and/or attached an Office communication concerning this application or proceeding.

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	Application No.	O	Applicant(s)	
	10/073,803		ROSEN	
Office Action Summary	Examiner		Art Unit	
	Anthony D Stashick		3728	
The MAILING DATE of this communication ap Period for Reply	pears on the cover shee	t with the c	orrespondence add	iress
A SHORTENED STATUTORY PERIOD FOR REPL THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1. after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a rep If NO period for reply is specified above, the maximum statutory period Failure to reply within the set or extended period for reply will, by statut Any reply received by the Office later than three months after the mailir earned patent term adjustment. See 37 CFR 1.704(b). Status		ay a reply be tim of thirty (30) days MONTHS from ne ABANDONEI	nety filed s will be considered timely the mailing date of this co	mmunication.
1) Responsive to communication(s) filed on	·			
2a) ☐ This action is FINAL . 2b) ☑ T	his action is non-final.			
3) Since this application is in condition for allow closed in accordance with the practice under	vance except for formal r <i>Ex parte Quayle</i> , 1935	matters, pr 5 C.D. 11, 4	osecution as to the 53 O.G. 213.	e merits is
Disposition of Claims				
4) Claim(s) 1-23 is/are pending in the application	n.			
4a) Of the above claim(s) is/are withdra	awn from consideration	•		
5) Claim(s) is/are allowed.				
6)⊠ Claim(s) <u>1-23</u> is/are rejected.				
7) Claim(s) is/are objected to.				:
8) Claim(s) are subject to restriction and/	or election requirement	•		
Application Papers				
9)☐ The specification is objected to by the Examin	er.			
10)⊠ The drawing(s) filed on 11 February 2002 is/ar	re: a)⊠ accepted or b)□	objected to	by the Examiner.	
Applicant may not request that any objection to the				
11)☐ The proposed drawing correction filed on		disappro	ved by the Examine	er.
If approved, corrected drawings are required in re				
12)☐ The oath or declaration is objected to by the E	xamıner.		•	
Priority under 35 U.S.C. §§ 119 and 120				
13) Acknowledgment is made of a claim for foreig	gn priority under 35 U.S	.C. § 119(a)-(d) or (t).	
a) ☐ All b) ☐ Some * c) ☐ None of:				
1. Certified copies of the priority documer				
2. Certified copies of the priority documer				
 3. Copies of the certified copies of the pricapplication from the International B * See the attached detailed Office action for a list 	ureau (PCT Rule 17.2(a	a)).		Stage
14) ☐ Acknowledgment is made of a claim for domes	tic priority under 35 U.S	S.C. § 119(e	e) (to a provisional	application).
a) The translation of the foreign language portion and the foreign				
Attachment(s)	- -	,		
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449) Paper No(s)	5) Notic	e of Informal I	/ (PTO-413) Paper No(Patent Application (PT0	

Page 2

Application/Control Number: 10/073,803

Art Unit: 3728

DETAILED ACTION

1. The following is a quotation of the first paragraph of 35 U.S.C. 112:

The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.

Claims 9-23 are rejected under 35 U.S.C. 112, first 2. paragraph, as containing subject matter which was not described in the specification in such a way as to reasonably convey to one skilled in the relevant art that the inventor(s), at the time the application was filed, had possession of the claimed invention. Claim 9 contains the limitations of the footbed having a flat bottom surface and an upper surface which has raised peripheral edges at the mid-portion that slope gradually downward from each edge; a shim member (the wedges were disclosed as being part of the footbed canting assembly and not a shim, see page 3, paragraph 2.). Claim 17 contains limitations with similar language to claim 9 as noted above. Claims 16 and 23 contain the limitations of "the left wedge, the right wedge, and the unconnected central area therebetween in total are about 5 to 35% narrower than the corresponding midportion location of the footbed assembly." Which is not supported by the disclosure as the disclosure fails to mention

Page 3

Application/Control Number: 10/073,803

Art Unit: 3728

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any of this comparison as filed and one cannot gather this information from the drawings filed with the application.

Claim Rejections - 35 USC § 102

3. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 4. Claims 1-6 and 8 are rejected under 35 U.S.C. 102(b) as being anticipated by Herbig 4,166,329. Herbig '329 discloses all the limitations of the claims including the following: a shoe comprising a shoe having an upper, a sole and an adjustable footbed canting assembly (see Figures 1-3); an adjustably movable side wedge 13 which moves predominantly laterally relative to the length-wise axis of the shoe (moves laterally when the adjusting screw 16 is turned) to change the transverse canting attitude of the footbed canting assembly relative to a weight-bearing foot thereover and supported thereon; means to prevent entry of unwanted foreign matter (shoe upper is fastened to the user's foot); the adjustable support means is not removable from the shoe (cannot be easily or quickly removed

Application/Control Number: 10/073,803

Art Unit: 3728

until screw is fully removed from the assembly); the adjustable movable side wedge is moved by a manually operable means 22; the manually operable means comprises a manually adjusted cam 13 located in a mid-portion of the shoe forward of the breast of the heel (see Figure 1); the manually operable means are controlled from an outer surface of the shoe (see Figures 1 and 3); the adjustable footbed canting assembly is removably insertable in the shoe (can be removed once screw 16 is removed).

5. Claims 1-8 are rejected under 35 U.S.C. 102(b) as being anticipated by Rosen 3,686,777. Rosen '777 discloses all the limitations of the claims including the following: a shoe comprising a shoe having an upper, a sole and an adjustable footbed canting assembly (see Figure 1); an adjustably movable side wedge 21, 23 which moves predominantly laterally relative to the length-wise axis of the shoe to change the transverse canting attitude of the footbed canting assembly relative to a weight-bearing foot thereover and supported thereon (moves inward or outward depending upon the adjustment of cam 40; means to prevent entry of unwanted foreign matter (shoe is fastened t user's foot); the adjustable support means is not removable from the shoe (located within shoe and held in by slotted knob 48); the adjustable movable side wedge is moved by a manually

Application/Control Number: 10/073,803

Art Unit: 3728

operable means 48; the manually operable means comprises a manually adjusted cam 40 located in a mid-portion of the shoe forward of the breast of the heel (see Figures 1 and 2); the manually operable means are controlled from an outer surface of the shoe (see Figures 1 and 2); the manually operable means are controlled from an inner surface of the shoe (in as much as that which is disclosed by applicant); the adjustable footbed canting assembly is removably insertable in the shoe (if the knob is removed).

Conclusion

6. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure and is cited on form 892 enclosed herewith.

Telephone inquiries regarding the status of applications or other general questions, by persons entitled to the information, "should be directed to the group clerical personnel and not to the examiners. In as much as the official records and applications are located in the clerical section of the examining groups, the clerical personnel can readily provide status information without contacting the examiners", M.P.E.P. 203.08. The Group clerical receptionist number is (703) 308-1148.

If in receiving this Office Action it is apparent to applicant that certain documents are missing, e.g., copies of references cited, form PTO-1449, form PTO-892, etc., requests for copies of such papers or other general questions should be directed to Tech Center 3700 Customer Service at (703) 306-5648, email CustomerService3700@uspto.gov.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Anthony D

Page 6

Application/Control Number: 10/073,803

Art Unit: 3728

Stashick whose telephone number is 703-308-3876. The examiner can normally be reached on Monday through Thursday 8:00 am-4:00 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Mickey Yu can be reached on 703-308-2672. The fax phone number for the organization where this application or proceeding is assigned is (703) 872-9306.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-305-1148.

Other helpful telephone numbers are listed for applicant's benefit.

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If the information desired is not provided above, or has been changed, please do not call the examiner (this is the latest information provided to him) but the general information help line below.

Information Help line Internet PTO-Home Page 1-800-786-9199 http://www.uspto.gov/

> Anthony D Stashick Primary Examiner Art Unit 3728

ADS

September 19, 2003